Case 2:13-cr-00607-JFB-AYS Document 1063-3 Filed 06/10/21 Page 1 of 2 PageID #: UNITED STATES DISTRICT COUR 35228 EASTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

VS.

AFFIDAVIT OF LOSS DOCKET#:0207 1:13CR00607

Philip A. Kenner and Tommy C. Constantine

To the best of my knowledge and recollection at this time, the monetary losses that I have incurred due to the offense of conviction and/or through payments made, solicited or received by the Defendant(s) named in this action totals \$1,878,200.00, and are more specifically identified as follows:

	TOTAL	_	\$1	,878,200.00
xi)	Los Frailes	-	\$	500,000.00
x)	Diamante Del Mar, LLC	-	\$	500,000.00
ix)	Vortal Optics	-	\$	20,000.00
viii)	Eufora	ALL.	\$	175,000.00
vii)	TekConnect Corp.	_	\$	100,000.00
vi)	Ad Shapers Canada	_	\$	20,000.00
v)	Code Fire	-	\$	50,000.00
iv)	Impact Protective Equipment	-	\$	100,000.00
	services, and attorneys' fees	-	\$	63,200.00
iii)	Add'l payments for media			
ii)	Global Settlement Fund (GSF)	-	\$	250,000.00
i)	Hawaii Investments/LLCs	-	\$	100,000.00

To date, I have <u>not</u> been compensated by insurance or another source with respect to any portion of my losses described above:

These losses are also currently included as part of the damages that have been claimed in the pending lawsuit styled as deVries et al. v. Jowdy & Diamante Del Mar, LLC, Case No. 11258-VCL, filed in the Court of Chancery of the State of Delaware.

Case 2:13-cr-00607-JFB-AYS Document 1063-3 Filed 06/10/21 Page 2 of 2 PageID #: 35229

I do hereby swear that	the above information is true and acc	urate to the best of knowledge
and recollection at this time.		
	$\rho_{\rm TM}$	AL TIE
4	Gigde Vries	March 6/16
Signatura	Drint Name	Date